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(71) Applicant (for all designated States except US): FUJI-SAWA PHARMACEUTICAL CO., LTD. [JP/JP]; 4-7, Doshomachi 3-chome, Chuo-ku, Osaka-shi, Osaka 541-8514 (JP).

(72) Inventors; and

(75) Inventors/Applicants (for US only): MORI, Hiroaki [JP/JP]; 5-20-205, Ohmachi, Tsuchiura-shi, Ibaraki 300-0038 (JP). SAKAMOTO, Kazutoshi [JP/JP]; 17-14, Ottominami 2-chome, Tsuchiura-shi, Ibaraki 300-0845 (JP). TSURUMI, Yasuhisa [JP/JP]; 3-19-1-3-301, Azuma, Tsukuba-shi, Ibaraki 305-0031 (JP). TKASE, Shigehiro [JP/JP]; 1-12-10, Sousya, Ishioka-shi, Ibaraki 315-0016 (JP). HINO, Motohiro [JP/JP]; 13-3-1003, Touzaki-cho, Tsuchiura-shi, Ibaraki 300-0031 (JP).

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SG, SI, SK, SL, TJ, TM, TR, TT, TZ, UA, UG, US, UZ, VN, YU, ZA, ZW, ARIPO patent (GH, GM, KE, LS, MW, SD, SL, SZ, TZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN,

GW, ML, MR, NE, SN, TD, TG).

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(54) Title: CYCLIC TETRAPEPTIDE AND THEIR USE AS HISTONE DEACETYLASE INHIBITOR

#### (57) Abstract

A cyclic tetrapeptide compound and use thereof. Especially, a compound WF27082, a process for production of the compound by culturing, in a nutrient medium, a WF27082—producing strain belonging to Acremonium and recovering the compound from a culture broth, a pharmaceutical composition containing the compound as an active ingredient, in association with a pharmaceutically acceptable, substantially non-toxic carrier or excipient, the compound for use as a medicament, a use of the compound for manufacture of a medicament for inhibiting histone deacetylase, a use of the compound for manufacture of a medicament for treating or preventing inflammatory disorders, diabetes, diabetic complications, homozygous thalassemia, fibrosis, cirrhosis, acute promyelocytic leukaemia (APL), protozoal infections, organ transplant rejections, autoimmune diseases, or tumors, a use of histone deacetylase inhibitors as an immunosuppressant or an antitumor agent, and a use of histone deacetylase inhibitors for manufacture of a medicament for treating or preventing organ transplant rejections, autoimmune diseases or tumors are described.

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# INTERNATIONAL SEARCH REPORT

Interr nal Application No PCT/JP 99/05597

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According t	to international Patent Classification (IPC) or to both national classifi	ification and IPC		
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Minimum do IPC 7	Socumentation searched (classification system followed by classifica C07K C12P A61K			
	ation searched other than minimum documentation to the extent that			
Electronic d	data base consulted during the international search (name of data b	case and, where prac	ctical, search te	erms used)
C. DOCUM	MENTS CONSIDERED TO BE RELEVANT			
Category °	<del>                                      </del>	relevant passages		Relevant to claim No.
A	WO 97 11366 A (MERCK & CO INC ;I PAULA M (US); GURNETT ANNE M (US) RO) 27 March 1997 (1997-03-27) The whole document; see especial and claim 14	S); MYERS		1-20
A	GB 2 309 696 A (MERCK & CO INC) 6 August 1997 (1997-08-06) The whole document; see especia			1-20
		<b>-</b> /		
X Furth	ther documents are listed in the continuation of box C.	X Patent far	unity members (	are listed in annex.
"A" document consider "E" earlier de filing de "L" document which is chatten "O" document cother m	ent which may throw doubts on priority claim(s) or is cited to establish the publication date of another in or other special reason (as apecified) entraferring to an oral disclosure, use, exhibition or means ent published prior to the international filing date but can the priority date claimed	or priority date cited to under invention  "X" document of pacannot be con involve an inv  "Y" document of pacannot be con document is of document in the conditions."	the and not in con- tratand the principalities of the principaliti	er the international filing date onflict with the application but ciple or theory underlying the ance; the claimed invention I or cannot be considered to ten the document is taken alone the claimed invention rolve an inventive step when the one or more other such docuping obvious to a person skilled the patent family
	February 2000	Date of mailing	1 6. 05	stional search report
Name and mo	nailing address of the ISA  European Patent Office, P.B. 5818 Patentiaan 2  NL - 2280 HV R@wijk  Tel. (+31-70) 340-2040, Tx. 31 651 epo nl,  Fer. (-31-70) 340-3016	Authorized offic	nenDIJK.	М

# INTERNATIONAL SEARCH REPORT

Interr val Application No PCT/JP 99/05597

		PC1/JP 99	7/03371			
C.(Continuation) DOCUMENTS CONSIDERED TO BE RELEVANT						
Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.				
A	DATABASE WPI Section Ch, Week 199540 Derwent Publications Ltd., London, GB; Class B02, AN 1995-304271 XP002129775 & JP 07 196686 A (TAKEDA CHEM IND LTD), 1 August 1995 (1995-08-01) cited in the application abstract					
	WO 97 35990 A (JAMISON TIMOTHY F ;HARVARD COLLEGE (US); TAUNTON JACK (US); HASSIG) 2 October 1997 (1997-10-02) the whole document					
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1.

International application No. PCT/JP 99/05597

## INTERNATIONAL SEARCH REPORT

Box I	Observations where certain claims were found unsearchable (Continuation of Item 1 of first sheet)
This Inte	rnational Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. X	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
	Although claims 12,15,17,19 are directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the compound/composition.
2. X	Claims Nos.: 4,9,10 (partially) because they relate to parts of the international Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
	see FURTHER INFORMATION sheet PCT/ISA/210
3.	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II	Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This Inte	ernational Searching Authority found multiple inventions in this international application, as follows:
1.	As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2.	As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3.	As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4. X	No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
	1-3,5-8,17,18 (complete); 4,9-16,19,20 (partially)
Remari	t on Protest  The additional search fees were accompanied by the applicant's protest.
	No protest accompanied the payment of additional search fees.

# FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

Continuation of Box 1.2

Claims Nos.: 4,9,10(partially)

Present claims 4,9 and 10 relate to a compound or its preparation defined by reference to a desirable characteristic or property, namely a histone deacetylase inhibitory activity. The process of claim 9 is only described in terms of the compounds to be obtained and does not itself define said compounds.

These claims cover all compounds (and processes for their preparation) having this characteristic or property, whereas the application provides support within the meaning of Article 6 PCT and/or disclosure within the meaning of Article 5 PCT for only a very limited number of such compounds (see claim 1). In the present case, said claims so lack support, and the application so lacks disclosure, that a meaningful search over the whole of the claimed scope is impossible. Independent of the above reasoning, the claims also lack clarity (Article 6 PCT). An attempt is made to define the compounds and also the process for their preparation by reference to a result to be achieved. Again, this lack of clarity in the present case is such as to render a meaningful search over the whole of the claimed scope impossible. Consequently, the search has been carried out for those parts of the claims which appear to be clear, supported and disclosed, namely those parts relating to the compounds defined in claim 1, their preparation and use.

The applicant's attention is drawn to the fact that claims, or parts of claims, relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an International Preliminary Examining Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure.

# FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

1. Claims: 1-3,5-8,17,18(all complete),4,9-16,19, 20(all partially)

Compounds as defined in claim 1, their preparation, their compositions and use and a strain as defined in claim 3.

2. Claims: 11-16,19,20(all partially)

Compositions as defined in claims 11 and 14 as far as relating to a compound according to the formula of claim 11 wherein R3 is hydrogen and R2 is methyl and their use

3. Claims: 19,20(all partially)

Use as defined in the claims 19 and 20 as far as not encompassed by the subjects 1 and 2

## INTERNATIONAL SEARCH REPORT

. rmation on patent family members

Inter	nal Application No	
PCT	JP 99/05597	

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